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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/080,730	02/22/2002	Labros S. Petropoulos	33356US1	8347	
116 7	590 04/10/2003 -				
PEARNE & GORDON LLP			EXAMINER		
526 SUPERIOR AVENUE EAST SUITE 1200 CLEVELAND, OH 44114-1484			FETZNER, TIFFANY A		
			ART UNIT	PAPER NUMBER	
			2859	2859	
			DATE MAILED: 04/10/2003	DATE MAILED: 04/10/2003 .	

Please find below and/or attached an Office communication concerning this application or proceeding.





Office Action Summary

Application No. 10/080,730 Applicant(s)

Examiner
Tiffany Fetzner

Art Unit

Petropoulos et al.,

		Intally 1 etzner	∠859		
	The MAILING DATE of this communication appears	on the cover sheet with the corres	pondence address		
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the					
- If the property - If NO property - Failure	g date of this communication. period for reply specified above is less than thirty (30) days, a reply within to period for reply is specified above, the maximum statutory period will apply to reply within the set or extended period for reply will, by statute, cause to ply received by the Office later than three months after the mailing date of patent term adjustment. See 37 CFR 1.704(b).	he statutory minimum of thirty (30) days will be and will expire SIX (6) MONTHS from the mailin he application to become ABANDONED (35.1.5	g date of this communication.		
Status	parent term department. 388 37 Ct N 1.704(b).				
1) 💢	Responsive to communication(s) filed on Feb 22, 2	2002			
2a) 🗌		tion is non-final.	•		
3) 🗆	Since this application is in condition for allowance closed in accordance with the practice under $Ex\ pa$	except for formal matters, prosec orte Quayle, 1935 C.D. 11: 453 (cution as to the merits is O.G. 213.		
Disposition of Claims					
4) 💢	Claim(s) <u>1-6</u>	is/are	pending in the application.		
4	a) Of the above, claim(s)	is/are	withdrawn from consideration.		
	Claim(s)				
6) 💢	Claim(s) <u>1-6</u>	<i>.</i> i	s/are rejected.		
	Claim(s)		s/are objected to.		
8) 🗀	Claims	are subject to restrict	tion and/or election requirement.		
Applicat	tion Papers				
	The specification is objected to by the Examiner.				
10)💢	The drawing(s) filed onFeb 22, 2002 is/are				
111	Applicant may not request that any objection to the d	rawing(s) be held in abeyance. See	37 CFR 1.85(a).		
11)	The proposed drawing correction filed on		o) \square disapproved by the Examiner.		
12)	If approved, corrected drawings are required in reply t				
	The oath or declaration is objected to by the Examinumber 35 H.S.C. 55 110 and 120	ner.			
Priority under 35 U.S.C. §§ 119 and 120 13)□ Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
	All b)□ Some* c)□ None of:	ionty under 35 0.5.C. § 119(a)-(a) or (1).		
_	. Certified copies of the priority documents have	e been received			
2	. Certified copies of the priority documents have		,		
3	. Copies of the certified copies of the priority do	Cuments have been received in t			
*Se	application from the International Burea e the attached detailed Office action for a list of the	iu (PCT Rule 17 2(a))	· ·		
14)🗶	Acknowledgement is made of a claim for domestic $ $	priority under 35 U.S.C. § 119(e).		
a)	a) U The translation of the foreign language provisional application has been received.				
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachment(s)					
		4) Interview Summary (PTO-413) Paper No			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) Notice of Informal Patent Application (PTO-152) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s). 4 6) Other:					
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DETAILED ACTION

1. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Drawings

2. The drawings are objected to because Figures 2a, 2b, 3, 4, 8, and 14 are just columns of numerical data, without any specification, (i.e. heading, table, legend, or key) to identify what the data represents, or to which coil configuration(s) the data is related to. The examiner suggests applicant's amend Figures 2a, 2b, 3, 4, 8, and 14 to include a heading, table, legend, or key) so that Figures 2a, 2b, 3, 4, 8, and 14 can be easily equated with the components of the invention from which the numerical data was obtained. Miscellaneous, unidentified data is not a proper figure, and is not easily referenced by an individual reading applicant's disclosure. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:



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A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Lampman, US patent 5,497,089.
- With respect to Claim 1, Lampman teaches and shows "An MRI gradient coil set, said coil set comprising: a uniplanar Z-gradient coil;" [See figure 3 which shows that the windings for the z-axis of the insertable gradient coil shown in Figure 2 occur within a single plane, and col. 4 line 12 through col. 5 line 31.] Lampman also teaches and shows "a biplanar X-gradient coil; and a biplanar Y-gradient coil" [See figure 5, col. 7 line 66 through col. 8 line 9, where the windings for the x-gradients, and y-gradients are shown to be biplanar] Additionally, Lampman shows "said gradient coil set providing an open z-axis face." (I.e. a vertical opening along the z-axis) [See Figure 2, where the patient is inserted into a vertical, open face of the gradient coil, along the z-axis.]
- 6. With respect to Claim 2, Lampman teaches and suggests "at least one of said coils is a shielded coil", because Lampman teaches the presence of an RF shield 46 between the insertable RF and insertable gradient coils, and consequently at least one of the insertable gradient coils is a functionally shielded coil. [See col. 3 lines 54-59]
- 7. With respect to Claim 3, Lampman teaches and shows "said biplanar coils include shoulder reliefs." [See Figures 2, 5, 6, 8, and 1; abstract, col. 8 lines 10-40.]
- 8. With respect to Claim 4, Lampman teaches and suggests "at least one of said coils is a phased array coil", because the windings for the insertable axial z-gradient coil constitute an array



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of windings, as shown in Figure 3, and Lampman teaches that the current density varies only along the axial direction of the z coil. [See col. 4 lines 36-38]. Lampman teaches that each winding is a discrete loop, at a distance from the isocenter and that the end sections of windings are tilted by an angle theta relative to the z-axis. The tilting of the windings by an angle theta, directly suggests that in sections 62 and 68 of figure 1 the current flowing through the windings along the z-axis, have a different phase due to the tilting angle theta than the windings that occur in section 60 of Figure 2. It is well known that a group of windings is also considered to be an array of windings, therefore the arrangement of the windings of the z-gradient insertable coil suggests, and shows that the z-gradient insertable coil functions as a "phased array coil". [See col. 4 line 63 through col. 5 line 31. Figures 2 and 3.]

- 9. With respect to Claim 5, Lampman teaches "a radio frequency coil integrated therewith." [See RF coil 44, col. 3 lines 54-59] The same reasons for rejection, obviousness, and motivation to combine that apply to claim 1 also apply to claim 5.
- 10. With respect to Claim 6, Lampman shows and suggests that "said coils are conjoined", (I.e. that the gradient coils are brought together so as to meet, or overlap). [See Figure 5, col. 5 line 32 through col. 8 line 9, Figure 4.]

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Tiffany Fetzner** whose telephone number is **(703) 305-0430**. The examiner can normally be reached on Monday-Thursday from 7:00am to 4:30pm., and on alternate Friday's from 7:00am to 3:30pm.



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- 12. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Diego Gutierrez**, can be reached on (703) 308-3875. The fax phone number for the organization where this application or proceeding is assigned is (703)305-3432.
- 13. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-0956.

Toffan a. togne

April 7, 2003

Diego Gutierrez Supervisory Patent Examiner Technology Center 2800